

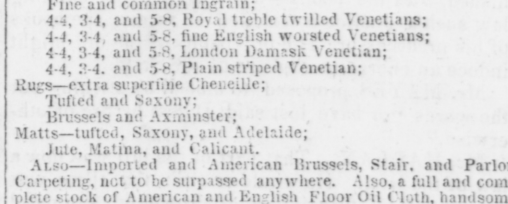
January 1, 1846

WHOLESALE DEALERS IN
 DRY GOODS, BOOTS, SHOES. COTTON YARNS, &c. &
 NO. 17, PEARL STREET, CINCINNATI.
 January 1, 1846

BURROWS & CO.,
(NOS. 13 & 15, PEARL STREET, CINCINNATI.)
WHOLESALE GROCERS & COMMISSION MERCHANTS

THOMAS H. PARKER,
WHOLESALE DEALER IN
FOREIGN AND AMERICAN WOOLLENS, CLOTHS, CAS-
SIMERES, VESTINGS, &c.,
NO. 35, PEARL STREET, OPPOSITE PEARL STREET HOUSE, CINCINNATI.

MESSICK & TAYLOR,
NO. 49, MAIN STREET, CINCINNATI, OHIO.
THE subscribers are now receiving their Fall supply of GRO-



KENTUCKY LEGISLATURE.

IN SENATE.

FRIDAY, Feb. 13, 1846.

Prayer by the Rev. Mr. Bullock.
The Clerk read the Journal of yesterday.
Petitions were presented by Messrs. TODD, A. BOYD, HENDERSON and TAYLOR.
Mr. DRAKE moved that leave be granted to withdraw the petition and papers praying the establishment of a new county out of part of Caldwell.
Mr. PATTERSON desired to examine those papers, and would make no objection after such examination.
Mr. DRAKE withdrew his motion.

REPORTS FROM STANDING COMMITTEES.

Mr. DRAKE, from the committee on Privileges and Elections, a bill to establish precincts in Franklin county.
(A message from the H. R. announcing its action on sundry bills.)
The bill was advocated by Messrs. DRAKE and HARRIS, and opposed by Messrs. PATTERSON and PEYTON. The discussion of the bill ran into a very animated debate between Messrs. HARRIS and PEYTON, on national politics, which lasted till the hour for the

ORDERS OF THE DAY.

A bill to incorporate the commissioners of the Sinking Fund of Kentucky: makes the Commissioners a body politic, &c., with power to deal in exchange, and to buy Bank stock and State bonds, &c., so far as their means will enable them, reserving always a sum sufficient to meet reasonably expected contingencies.

On motion of Mr. HELM, the Senate resolved itself into a committee of the Whole on the State of the Commonwealth.

Mr. BRADFORD in the Chair.
Mr. BRADFORD addressed the committee in a very able exposition of the provisions and intended operation of the bill.

Mr. GRAY moved to strike out the 5th section allowing the Commissioners to buy Bank stock.

Mr. Speaker DIXON moved to strike out the provision allowing the Commissioners to deal in bills of exchange.

An animated discussion arose between Messrs. HELM and DIXON.

Mr. PEYTON opposed the provision for dealing in exchange, and suggested an amendment he designed to propose.

Mr. BUTLER suggested an amendment (not heard by the Reporter.)
Mr. GRAY'S motion to strike out the 5th section was adopted.

On motion of Mr. JAMES, the committee rose, reported progress and asked leave to sit again, which was granted.

Mr. A. BOYD, from the committee on Enrollments, reported sundry bills which were signed by the SPEAKER.

On motion of Mr. WALKER, the Senate then took a recess till 3 1/2 o'clock, P. M.

EVENING SESSION.

Mr. CHENAUET, leave to bring in a bill for the benefit of the Kentucky Militia ordered out by the Governor to defend the Manchester Jail in the case of Abner Baker: referred to the committee on Finance.

Mr. EVANS, from a select committee, reported a bill to amend the law regulating the election of Trustees in the town of Port Oliver in Allen county.

Mr. GRAY moved an amendment changing the time of holding the election of Trustees of the town of Hopkinsville to the Saturday before the first Monday in August: adopted, and the bill as amended passed.

Mr. CONNER, leave to bring in a bill to amend the law in relation to the appointment of constables referred to a select committee.

Mr. W. P. BOYD moved to dispense the rules to take up from the table the joint resolution proposing to go into the election of public officers on the 23d: agreed to, and the resolution amended by striking out 23d and inserting 21st and then adopted.

Mr. SLAUGHTER, from the committee on Agriculture, presented a report setting forth the importance of a geological survey of the State, concluding with a resolution, which was adopted, as follows:

Resolved, by the General Assembly of Kentucky, That a thorough Geological survey is expedient and imperatively called for by the best interests of this Commonwealth.

On motion of Mr. SWOPE, ordered that 1000 copies of said report be printed.

Mr. BUTLER moved a resolution that unanimous consent of the Senate and House of Representatives be given, to correct a clerical error in an enrolled bill, signed by the Governor, chartering the Louisville University, so as to insert the word "ten" in lieu of the word "two": adopted.

On motion of Mr. W. P. BOYD, the rules were dispensed to enable the committee on Military Affairs to report.

Mr. WALLACE, from the committee on Military Affairs, to whom had been referred a bill to abolish Militia musters, reported the same with the opinion that it ought not to pass: laid on the table.

Mr. WALLACE, from the same committee, a H. R. act to amend an act entitled an act to amend the Militia laws, approved Feb. 9, 1837, with the opinion that it ought not to pass: the bill abolishes all musters but one in the fall.

Messrs. WALLACE, PATTERSON, W. P. BOYD and EVANS advocated the bill and Messrs. HEADY, NEWELL and WALKER opposed it.

Mr. CONNER moved the previous question: ordered.

And the question being taken, Shall the bill be read a third time? it was decided in the affirmative, yeas 20, nays 16, as follows:

YEAS—Messrs. W. P. Boyd, Bradford, Bramlette, Chenault, Crenshaw, Driffin, Evans, Gray, Hardin, Henderson, Holloway, Key, Patterson, Peyton, Slaughter, Swope, Taylor, Thomas, Todd and Wallace—20.

NAYS—Messrs. Ballard, A. Boyd, Bradley, Conner, Drake, Dyer, Harris, Heady, Helm, James, Marshall, Newell, South, Thurman, Walker and Woodson—16.

The Senate, four fifths not concurring, refused to dispense with the third reading and the bill therefore went into the orders of the day.

A message from the H. R. announcing that they had unanimously concurred in the resolution to correct the clerical error in the enrolled bill chartering the Louisville University, and had passed an act for the benefit of Chas. S. Boswell.

On motion of Mr. TODD, the Senate took up the H. R. act for the benefit of Chas. S. Boswell: authorizes him to settle with his guardian as if he were of lawful age: passed.

Mr. A. BOYD moved to dispense the rules to allow the committee on the Judiciary to report the H. R. act to regulate the Judicial districts and equalize the labors of the Circuit Judges.

Mr. PATTERSON objecting, the motion was not pressed.

On motion of Mr. HARRIS, the rules were dispensed to receive reports from the Committee on Religion.

Mr. W. P. BOYD, from the committee on Religion, a bill for the benefit of the Reformed Baptist Church of State Run, in Bath county: passed.

Also, a bill to divorce Mary E. Herndon from her husband Reuben Herndon.

Mr. W. P. BOYD moved an amendment divorcing Reuben Herndon from his wife, Mary E. Herndon: adopted.

Mr. PATTERSON moved an amendment divorcing Paul R. Baker, from his wife, Diana H. Baker.

Mr. TODD moved the previous question, but withdrew for an explanation from Mr. EVANS, who renewed the motion.

Mr. PATTERSON rose to a question of order (not precisely understood by the Reporter) which the SPEAKER did not sustain.

The previous question was then ordered.

And the question being taken, shall the bill be read a third time, it was decided in the affirmative, yeas 24, nays 11, as follows:

YEAS—Messrs. Ballard, A. Boyd, Bradford, Bradley, Bramlette, Chenault, Conner, Crenshaw, Driffin, Dyer, Evans, Heady, Helm, James, Key, Newell, Patterson, Peyton, Slaughter, Thomas, Thurman, Todd, Walker and Wallace—24.

NAYS—Messrs. W. P. Boyd, Butler, Gray, Hardin, Harris, Henderson, Marshall, South, Swope, Taylor and Woodson—11.

The third reading being then dispensed,

Mr. PATTERSON moved an amendment, as an engrossed rider, divorcing Paul R. Baker from his wife Diana H. Baker, but withdrew it at the solicitation of Mr. TODD, who earnestly urged that the bill should not be incumbered.

The bill then passed.

And then the Senate adjourned.

HOUSE OF REPRESENTATIVES.

FRIDAY, February 13, 1846.

Prayers were said this morning by the Rev. Mr. Buck, of Louisville, and the Journal of yesterday was read by the Clerk.

DISPENSATIONS OF THE RULES.

Mr. D. B. JOHNSON asked, obtained leave, and introduced a bill to district the county of Trimble into Magistrate's districts.

Mr. BALEE asked a dispensation to allow him to introduce a bill for an appropriation to assist in removing the free negroes in this Commonwealth to Kentucky in Liberia: which the House refused.

Mr. HUGHES asked for a dispensation to allow him to introduce a bill to establish a chancery term of the Union Circuit Court: which the House refused.

Mr. PETERS presented the petition of the Sheriff of Montgomery county, asking further time to return his delinquent list for 1845: which was referred to a select committee.

Mr. CONNER presented the petition of sundry citizens of Bath county for the removal of a place of voting in a precinct of said county: passed.

Mr. DALLAM asked for a dispensation to allow him to propose an amendment to the rules of the House, to the effect, that no bill or resolution shall be reported by any standing committee, the subject of which has been referred since such committee commenced reporting, nor until the other standing committees shall have reported; unless by express direction of the House: but the House refused to dispense.

Mr. HUNTON presented the petition of Col. L. Jewett of Clark county: which was read—asking, first, that the mortgage law be so changed, that no creditor shall be left out on account of favoritism; and second, that the law of dower be so changed that a Magistrate may take acknowledgments of dower as well as a Clerk. The petition further represented that "no man, having as much sense as a mule, could object to these changes;" [Laughter.] and that, these changes being made, he [Col. L. Jewett] "wanted the Legislature to adjourn." [Continued laughter.]

Mr. HUGHES presented the petition of sundry citizens of Union county, for the establishment of a chancery term of the Union Circuit Court: referred to a select committee.

A Senate message, by Mr. Secretary KOHLIASS, now reported the action of that body on sundry bills, &c.

A PRIVILEGED MOTION.

Mr. FINNELL asked, and obtained a dispensation for his motion to re-consider the vote by which the bill for the benefit of Samuel F. Taylor was lost, while Mr. F. was confined to his room by sickness: which was agreed to; and the bill was ordered to be read a third time—[the bill releases the said Taylor, and his securities, from his bonds for the safe-keeping of sixty muskets and accoutrements—the same having been returned to the State:] passed.

Mr. MAYHALL asked, and obtained a dispensation to make a report from the committee on the Library, to-wit: a bill authorizing the Secretary of State to furnish Justices of the Peace with Brown & Morehead's Digest.

Mr. DALLAM saw an imperfection of the bill in one particular. It provides, that when a new Justice is appointed as a successor, &c., he is to be furnished with the books—while by the existing law such a Justice is entitled to receive the books of his predecessor. The provisions of the bill might induce an enormous expense to the State.

Mr. MAYES proposed to amend by striking out the words "or have lost said Digest by fire or otherwise."

Mr. HARLAN. That part of the bill was now a law of the land. He would remark, that there was not more than fifty copies of Brown & Morehead now in print belonging to the State; and the Legislature had this year already created new Magistrates enough to absorb them all. It would take a large sum to reprint and furnish that work; which cost the State originally about \$20,000, &c.

And then the amendment was adopted and the bill passed.

Mr. EVANS asked for a dispensation to take up the consideration of the bill providing for the pay of the Madison troops: but forbore at the instance of the gentleman from Madison, and others opposed to dispensation of the rules.

Mr. JOSEPH SMITH presented a petition to incorporate a small town; and Mr. ABBETT, the petition of Moses Scott for a divorce: which were severally referred.

Mr. B. STONE asked for a dispensation for his motion to introduce a bill to run and mark the boundary line between the counties of Estill and Owsley: which the House refused.

Mr. J. S. SMITH moved a dispensation to hear a report from the Bank committee: which was objected to.

REPORTS FROM THE COMMITTEE ON THE JUDICIARY.

The CLERK announced the unfinished report of yesterday, to-wit: a bill to repeal the law exempting specific property from execution, and reviving the law exempting \$250: the question being on the adoption of the amendment proposed by the committee, to-wit: "provided that the exemption in the last named act shall not exceed \$200."

Mr. HARLAN sprung the previous question, which, being sustained, the amendment was adopted.

And then the question on engrossment and third reading was decided in the negative—yeas 29, nays 61, as follows:

YEAS—Messrs. Abbott, Barkley, G. Bowling, R. C. Bowling, Breeden, Conner, Desha, Finnell, Gano, Glover, Harlan, Hughes, Hutton, D. B. Johnson,

Mayhall, Miller, Orr, Pope, Priest, Bailey, Reid, Rodman, Shawhan, E. Smith, Stephens, B. Stone, Thurston, Wallace and Whitlock—29.

NAYS—Mr. Speaker, Messrs. Alexander, Balee, Barlow, Barnett, Begley, Butts, Brawner, Brown, Brooks, Cessna, Clack, Cleveland, J. Combs, L. Combs, Cox, Dallam, Darnaby, Dudley, Duncan, Elliott, Evans, Fallis, Gardner, Glenn, Gore, Haggard, Hardy, Hatfield, Hay, Head, Headley, Howell, Jackson, A. Johnston, Jones, Lapsley, Layne, Mason, Mayes, Maxey, McCampbell, McKellup, Murray, Peters, Purdom, Riley, Seaton, Short, J. Smith, J. Speed Smith, Sparks, Speed, Stevenson S. Stone, A. W. Thomas, W. Thomas, Walker, Waller, Wheat and Wortham—61.

So the bill was lost.

Mr. FINNELL, from the committee on the Judiciary, now reported the following bills, to-wit:

A bill for the benefit of Charles E. Boswell, of Fayette county: removing his legal disabilities of infancy.

A bill for the benefit of Daniel P. Bedinger, administrator of George P. Bedinger, deceased.

A bill to amend an act, entitled, an act to add a portion of Nicholas county to Bracken county, approved February 29, 1844.

Which bills were severally read a second time; and the rule of the House and constitutional provision as to the third reading thereof being dispensed with, the bills passed.

Mr. HARLAN, from the same committee, to whom had been referred the petition of Charles Yates, reported a bill providing for a change of venue in the prosecution pending against him in the Barren Circuit Court to the Adair Circuit Court: passed.

Mr. HARLAN, from the same committee, reported Senate bill, entitled, an act to amend an act, entitled, an act to amend the several laws of this Commonwealth relative to the duties of Clerks of Courts, approved February 7, 1841: [prescribing the duties of the successors of removed or deceased Clerks:] passed.

Mr. BOTTS, from the same committee, to whom had been referred the petition of certain citizens of Bardstown, in relation to that subject, reported a bill, authorizing the sale of the old Seminary at Bardstown: [directing the proceeds to be applied to the purposes of education:] passed.

Mr. HARLAN, from the same committee, reported a bill to appoint an additional Constable for Kenton county—to reside in the city of Covington—so as to entitle the said city to two Constables hereafter: which, being read, &c.

On motion of Mr. STEPHENS, the bill was amended so as to allow of an additional Constable for the county of Boone, who may reside in the town of Union.

And then the bill passed.

Mr. HARLAN, from the same committee, reported again to the House the bill to amend an act, entitled, an act authorizing a settlement with Jno. Tilford, approved February, 1845: which was read, &c.

The bill received now the opposition of Mr. E. SMITH, and the support of Mr. FINNELL.

Mr. WORTHAM moved to lay the bill on the table: which was negative—yeas 32, nays 58.

The proposition was then further discussed by Messrs. HARLAN, PETERS, MAYES and GLENN.

When the question being taken on the engrossment and third reading, the vote stood—yeas 34; nays 57, as follows, to-wit:

YEAS—Messrs. Abbott, Balee, Barkley, Begley, Botts, Brawner, Breeden, Cox, Dallam, Darnaby, Duncan, Evans, Finnell, Glover, Gore, Harlan, Hay, Hughes, Hutton, Jackson, Jones, Kelly, Mason, Mayhall, Mayes, McKellup, Myers, Pop, E. John Speed Smith, Sparks, Stephens, Wallace, Waller and Wheat—34.

NAYS—Mr. Speaker, Messrs. Alexander, Anthony, Barlow, Barnett, George Bowling, Brown, Brooks, Cessna, Clack, Cleveland, James Combs, Conner, Desha, Dudley, Elliott, Fallis, Gano, Gardner, Glenn, Haggard, Hardy, Hatfield, Head, Headley, Howell, D. B. Johnson, A. Johnston, Lapsley, Layne, Maxey, McCampbell, Miller, Murray, Orr, Peters, Priest, Purdom, Riley, Reid, Riley, Rodman, Seaton, Shawhan, Short, E. Smith, J. S. Smith, Speed, Stevenson, Berry Stone, S. Stone, A. W. Thomas, W. Thomas, Walker, Whitlock, Whitsett and Wortham—57.

So the bill was lost.

On motion of Mr. KELLY, leave of absence was accorded to his colleague from Christian (Mr. Evans) till Wednesday.

ORDERS OF THE DAY.

Mr. RODMAN made an ineffectual motion to suspend the regular order, for the purpose of taking up the Senate bill divorcing Mary Holtzclaw.

On motion of Mr. STEVENSON, the House then resolved into committee of the Whole—Mr. E. SMITH in the Chair—and took up the consideration of the printed bill to charter the Lexington and Licking Railroad Company: which was read.

Mr. COX, then, in pursuance of previous notice, proposed the following amendments, which were read, to-wit:

First: Strike out from the first section and ninth line, the words, to-wit: "through or near Falmouth, Cynthia and Paris."

Second: Strike out from the eleventh section and twenty-third line the word "three," and insert the word "twelve" so as to allow questions to be decided by Jury.

Third: Strike out from the eleventh section and thirty-first and thirty-second lines, the words, "having due regard to the benefits such owners may derive from the location and construction of said road."

Fourth: Strike out lines, 7th, 8th, 9th, 10th, and 11th, of the fifteenth section.

After a few words of explanation, touching these amendments, by Messrs. COX, DESHA, DUNCAN and CLEVELAND.

Mr. STEVENSON took the floor in support of the bill, and began by assuming that the importance of the measure could not be doubted. It was no less a proposition than to strike out a Railroad from Lexington, which was not inaptly styled "the Athens of the West," to the front of that city which was now fairly vying in all its enterprises with the proudest metropolis of the nation. Regarded in any point of view, whether national, social, moral or political, it must be conceded by all the friends of improvement to be a measure of most stupendous importance. It did seem to Mr. S. while he listened the other day to the discussion on the subject of the Lexington and Ohio Railroad, which took such a wide and discursive range, that when this measure should come up, there would not be raised a single voice in opposition, because the claim was grounded upon a principle in which all felt a deep interest. There was not a man on the floor opposed to giving full sweep to the energies of individual enterprise, which would not conflict with the interests of the State, by deteriorating and detracting from the value of her public works. All that was asked for was the privilege of uniting the energies of our citizens with what aid we might invite from capitalists abroad, to open another great national avenue through which to transport the products of our soil into every foreign market. This was all that was asked for. Mr. S. continued his speech to the end of the half-hour to which he was entitled under the rule—arguing the importance of the work in connection with the Bridge charter, and with the

contemplated Railroad from the Chesapeake to Guyandotte, in Virginia—reading an article from the Richmond Enquirer on the latter subject, and stimulating the House by the example of other State Legislatures with reference to the subject of Internal Improvement.

And then the committee rose, &c., and the SPEAKER resumed the Chair, announcing the daily recess.

EVENING SESSION.

The SPEAKER resumed the Chair.

On motion of Mr. STEVENSON, the House resolved again into committee of the Whole—Mr. E. SMITH in the Chair—for the consideration of the same subject.

And thereupon the first amendment proposed above by the Chairman of the committee on Internal Improvement (Mr. Cox) was taken up and rejected.

And then the second, third and fourth amendments were concurred in.

And then, on motion of Mr. STEVENSON, the committee rose and reported the bill and amendments to the House.

The SPEAKER then announced the question—Shall the House concur in the amendments reported? and it was decided in the affirmative.

The bill was then ordered to be engrossed and read a third time.

And, on motion of Mr. THURSTON, it was ordered that the bill have its third reading to-day: and the reading was had accordingly.

Mr. J. S. SMITH was then heard upon the whole subject, in which he reconciled his opposition to the proposition from Louisville for the completion of the Lexington and Ohio Railroad, with his present determination to support this bill—alleging also that, when the proposition should come up again, (if it should come in any acceptable shape,) he should be compelled to vote for it by his regard for consistency, as well as by his partiality for the interests of that great metropolis of the State, &c.

Mr. L. COMBS expressed, in brief, his gratification at the course taken by the gentleman from Madison. The friends of improvement, he said, held consultation last night on the subject of the Railroad to Louisville, and had agreed to the charter of a road from Louisville to this place, leaving out the old road from here to Lexington, &c., which he hoped would be acceptable to his friend from Madison, and to gentlemen on every side of the House.

He referred also to the revival of the charter of the Railroad from Louisville to Nashville; to that contemplated from Lexington to the Kentucky river; and that from Lexington to the mouth of Big Sandy; all which works he strongly affirmed must soon be completed.

Mr. HAGGARD opposed, and was followed by Mr. COX in reply.

Mr. HARDY proposed to amend by way of engrossed rider, to the effect, that the State reserves the right of levying and collecting a tax on the said Company of not above one cent per mile for each passenger conveyed on said road; and a tax of — per mile per ton for freight; whenever the dividends of said Company shall be declared as high as — per cent.

Mr. HUNTON opposed, and Mr. COX responded again.

A CLERICAL ERROR.

A Senate message, by Mr. Senator BUTLER, now announced the passage of a Senate joint resolution, asking permission of the Governor to withdraw from the hand of His Excellency, the bill, entitled, "an act to incorporate the University of Louisville," for the purpose of correcting a slight clerical error in the enrolment, to-wit: the word "two" written instead of the word "ten;" which was read, the rules being dispensed for that purpose.

Mr. COX apprehended that the only proper mode of correcting such an error was by a supplementary act.

Mr. POPE. If it be the pleasure of the House, let us take the resolution as it is.

Mr. J. S. SMITH had strong doubts about the proceeding; but, after consultation, upon his motion, the joint resolution was concurred in; and Messrs. DALLAM and STEVENSON were appointed, on the part of the House, to serve on the committee to wait on the Governor for the purpose indicated.

THE REPORT RESUMED.

Mr. MAYES was then heard in opposition to the bill—in which he indulged in some strictures on the course of the gentleman from Madison.

Mr. J. S. SMITH rejoined.

Mr. S. STONE moved that the bill and amendments lie on the table: and the yeas and nays being taken thereon, the vote stood, yeas 55, nays 33, as follows, to-wit:

YEAS—Messrs. Abbott, Balee, Barkley, Barlow, Barnett, Begley, Botts, George Bowling, Brawner, Brown, Cessna, James Combs, Dudley, Elliott, Fallis, Gardner, Gore, Haggard, Harlan, Hardy, Hatfield, Hay, Head, Headley, Howell, Hutton, A. Johnston, Kelly, Lapsley, Layne, Mason, Mayes, Maxey, McCampbell, Murray, Orndorff, Priest, Purdom, Reid, Riley, Rodman, Short, Jos. Smith, Sparks, Speed, Berry Stone, Shelby Stone, A. W. Thomas, William Thomas, Walker, Wallace, Wheat, Whitlock, Whitsett and Wortham—55.

NAYS—Mr. Speaker, Messrs. Alexander, Anthony, R. C. Bowling, Breeden, Brooks, Clack, Cleveland, L. Combs, Conner, Cox, Darnaby, Desha, Duncan, Finnell, Gano, Glenn, Glover, Hughes, Jones, McKellup, Miller, Myers, Peters, Pope, Seaton, Shawhan, E. Smith, John Speed Smith, Stephens, Stevenson, Thurston and Waller—33.

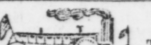
So the subject was laid on the table.

And then the House adjourned.



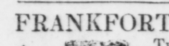
FOR LOUISVILLE.

SUNDAY AND WEDNESDAY PACKET
JOHN A. HOLTON, Master, leaves as above regularly, at 9 o'clock, A. M.
Apply to
JOHN WATSON & CO.



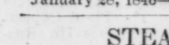
REGULAR PACKET.

The Steamer BLUE WING, Captain H. I. Tonn, leaves Frankfort for Louisville every Tuesday and Friday mornings.
Leaves Louisville for Frankfort and Woodford Landing every Wednesday at 12 o'clock.
Leaves Louisville for Frankfort and Munday's Landing every Saturday at 12 o'clock.
January 1, 1846



FRANKFORT AND CINCINNATI PACKET.

The new and splendid steamer ISAAC SHELLEY, J. W. Brown, commander, will ply as a regular packet between the above ports.
Leaves Frankfort for Cincinnati, every Tuesday, Thursday and Saturday, at 8 o'clock, A. M.
Leaves Cincinnati for Frankfort, every Monday, Wednesday and Friday, at 10 o'clock, A. M.
For freight or passage, having splendid accommodations, apply to
A. Z. BOYER, Frankfort, Ky.
SWIFT & ROBBINS, Lexington, Ky.
IRWIN & FOSTER, Cincinnati, O.
January 28, 1846—605-d&w-tf.



STEAMBOAT KENTUCKY.

THE fine new steamer KENTUCKY, Sam'l. STEWART, Master, will leave Frankfort for Louisville, every Monday and Friday, at 5 o'clock, A. M.
Returning, will leave Louisville every Sunday at 9 o'clock, for Frankfort, and every Tuesday, at 12 o'clock, P. M. for the Harrodsburg Landing, and will leave the Harrodsburg Landing for Louisville, at 9 o'clock, A. M. every Thursday, and the Versailles Landing, at 5 o'clock, P. M. For freight apply on board, or to
G. W. OWEN, Agent, Frankfort.
January 16, 1846. C. BASHAM, Jr., Agent, Louisville.

Since I did leave the presence of my love,
Many long weary days I have outworn;
And many nights, that slowly seemed to move
Their sad protract from evening until morn.
For, when as day the Heaven doth adorn,
I wish that night the noxious day would end:
And, when as night hath us of light forlorn,
I wish that day would shortly re-ascend.
Thus I the time with expectation spend,
And fain my grief with changes to beguile,
That further seems his term still to extend,

But it seems that we have incurred another charge, and that is we are very arrogant. Now this section of the country, it is thought that public acts of legislative bodies are open to public animadversion; and that the framers of the Constitution meant to secure that right, in a most explicit manner. If, however, it is only intended to convey the idea that the *tone* of our constitutionable article was too arrogant, all that we need to say in reply is, that we will, perhaps hereafter, when we have to touch upon the actings of a branch of the Legislature, try to assume the

between Broadway and Clinton streets, be required to grade same, under the superintendence and direction of the Street Committee. And that they be required to have the same done on or before the first day of May next.

H. WINGATE, *Chairman*

Attest—JAMES W. BATCHELOR, CLERK.
Frankfort, Feb. 10, 1846—696-2mw.

Full satisfaction
January 1, 1846

J. B. WILDER & CO.,
No. 448, Main street, Louisville.

H. D. NEWCOMB & BROTHER,
WHOLESALE GROCERS AND COMMISSION MERCHANTS
Jan. 1, 1846 WALL STREET, LOUISVILLE.

Wholesale Dealers in Cigars, Foreign and Domestic
Wines, &c. January 12, 1846.

1020 BOXES VIRGINIA TOBACCO, embracing many
the most superior and favorite brands, in store and for
sale very low, by NOCK, RAWSON & CO.,
January 12, 1846. Main st., opposite Bank Louisville.

